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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/657,731	09/08/2003	Emmanuel Huber	60,130-1883;02MRA0333	8906	
26096 7	7590 09/21/2006		EXAMINER		
	GASKEY & OLDS, P.C.	PARRIES, DRU M			
400 WEST MA SUITE 350	APLE ROAD	ART UNIT	PAPER NUMBER		
BIRMINGHAM, MI 48009			2836		
			DATE MAILED: 09/21/2000	6	

Please find below and/or attached an Office communication concerning this application or proceeding.

Advisory Action Before the Filing of an Appeal Brief

Application No.	Applicant(s)	
10/657,731	HUBER ET AL.	
Examiner	Art Unit	
Dru M. Parries	2836	

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The MAILING DATE of this communication appe	ars on the cover sheet with	the correspondence add	iress
THE REPLY FILED 28 August 2006 FAILS TO PLACE THIS AF	PLICATION IN CONDITION I	FOR ALLOWANCE.	
1. The reply was filed after a final rejection, but prior to or on this application, applicant must timely file one of the follow places the application in condition for allowance; (2) a No a Request for Continued Examination (RCE) in compliance time periods:	ving replies: (1) an amendmer tice of Appeal (with appeal fee	t, affidavit, or other evider i) in compliance with 37 C	nce, which FR 41.31; or (3)
a) The period for reply expiresmonths from the mailing b) The period for reply expires on: (1) the mailing date of this A no event, however, will the statutory period for reply expire la	dvisory Action, or (2) the date set		
Examiner Note: If box 1 is checked, check either box (a) or (TWO MONTHS OF THE FINAL REJECTION. See MPEP 70		THE FIRST REPLY WAS F	FILED WITHIN
Extensions of time may be obtained under 37 CFR 1.136(a). The date have been filed is the date for purposes of determining the period of extunder 37 CFR 1.17(a) is calculated from: (1) the expiration date of the set forth in (b) above, if checked. Any reply received by the Office later may reduce any earned patent term adjustment. See 37 CFR 1.704(b) NOTICE OF APPEAL	ension and the corresponding am hortened statutory period for repl than three months after the maili	ount of the fee. The approp originally set in the final Off	riate extension fee fice action; or (2) as
 The Notice of Appeal was filed on A brief in comp filing the Notice of Appeal (37 CFR 41.37(a)), or any exter a Notice of Appeal has been filed, any reply must be filed AMENDMENTS 	nsion thereof (37 CFR 41.37(e)), to avoid dismissal of the	
3. The proposed amendment(s) filed after a final rejection, (a) They raise new issues that would require further co(b) They raise the issue of new matter (see NOTE belo (c) They are not deemed to place the application in bet	nsideration and/or search (see w);	NOTE below);	
appeal; and/or (d) They present additional claims without canceling a	corresponding number of final		the issues for
NOTE: <u>See Continuation Sheet</u> . (See 37 CFR 1.1	* **		(DTO) 00 ()
4. The amendments are not in compliance with 37 CFR 1.1.		n-Compliant Amendment	(PTOL-324).
5. Applicant's reply has overcome the following rejection(s)		unda dimanlu filad aman dun	4!: 4b-
6. Newly proposed or amended claim(s) would be al non-allowable claim(s).	•	•	_
7. For purposes of appeal, the proposed amendment(s): a) how the new or amended claims would be rejected is provided that the status of the claim(s) is (or will be) as follows: Claim(s) allowed: Claim(s) objected to: Claim(s) rejected:] will be entered and an	explanation of
Claim(s) withdrawn from consideration: AFFIDAVIT OR OTHER EVIDENCE			
 The affidavit or other evidence filed after a final action, bu because applicant failed to provide a showing of good and was not earlier presented. See 37 CFR 1.116(e). 			
9. The affidavit or other evidence filed after the date of filing entered because the affidavit or other evidence failed to of showing a good and sufficient reasons why it is necessary	vercome all rejections under	appeal and/or appellant fa	ails to provide a
10. The affidavit or other evidence is entered. An explanation REQUEST FOR RECONSIDERATION/OTHER	n of the status of the claims at	ter entry is below or attac	hed.
11. The request for reconsideration has been considered bu	t does NOT place the applicat	ion in condition for allowa	ince because:
12. ☐ Note the attached Information Disclosure Statement(s). 13. ☑ Other: See Continuation Sheet.	(PTO/SB/08) Paper No(s)		
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	c	BRIAN SIRCUS SUPERVISORY PATENT E	XAMINER
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Continuation of 3. NOTE: The scope of claims 1, 8 and 9 would be changed and therefore further search would be required.

Continuation of 13. Other: The Applicant's arguments stating that the prior art of record does not teach logic that reassigns control of a latch mechanism motor is moot, since this was not a claimed limitation at the time of the final rejection.

Regarding the Applicant's argument that there is no motivation to combine Ubelein and Mittermeier, the Applicant states that Ubelein and

Mittermeier teach different methods of handling an emergency situation. Therefore, the Applicant agrees that detecting a fault is a type of emergency situation and these references DO relate to the same type of situation, contrary to what the Applicant argued earlier in the same paragraph. Therefore, Ubelein and Mittermeier could be combined to teach the best way to handle an emergency situation (i.e. after detection of a fault).